

UNITED STATES DEVARTMENT OF COMMERCE Patent and Trademark Office

	STATES OF AN		IONER OF PATENTS AND TRADEMARKS n, D.C. 20231
SERIAL NUMBER FILING DATE	FIRS	T NAMED APPLICANT	ATTORNEY DOCKET NO.
Г		٦	EXAMINER
			ART UNIT PAPER NUMBER
			DATE MAILED:
EX	AMINER INTERVI	EW SUMMARY RECO	PRD
All participants (applicant, applicant's representative	e. PTO personnel):		
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11) ROBERT BRID	12,230	(3) Q Q Q	403
(2)			
Date of interview 9 MAY 96			
Date of interview 1 WITY 10			
Type: Telephonic Personal (copy is given	n to 🗌 applicant 🗎	applicant's representative).
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Exhibit shown or demonstration conducted:	es 🗆 No. IT yes, bri	iet description:	
Agreement	ur all of the claims in au	estion. was not reac	had
Agreement	ir air or the claims in qu	estion. — was not reac	ieu.
Claims discussed:			
Identification of prior art discussed:			
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Description of the general nature of what was agreed	d to if an agreement wa	s reached, or any other cor	nments: Occapia
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(A fuller description, if necessary, and a copy of attached. Also, where no copy of the amendments v	the amendments, if ava which would render the	ilable, which the examine claims allowable is availab	r agreed would render the claims allowable must be
NOT WAIVED AND MUST INCLUDE THE SUBS	STANCE OF THE INT	ERVIEW (e.g., items 1-7	N RESPONSE TO THE LAST OFFICE ACTION IS on the reverse side of this form). If a response to the provide a statement of the substance of the interview
t is not necessary for applicant to provide a	separate record of the s	ubstance of the interview.	·
☐ Since the examiner's interview summary aborequirements that may be present in the last response requirements of the last Office actions.	t Office action, and sine	chments) reflects a compl ce the claims are now[a]lov	ete response to each of the objections, rejections and pole, this completed form is considered to fulfill the

PTOL-413 (REV. 1-84)